

## REMARKS

The Office Action rejected then-pending Claims 1-19 as follows. Claims 11-12 were rejected under 35 U.S.C. §102(b) as being anticipated by *Kuttruff et al.* (U.S. Patent Appl. Publication No. 2002/0080864); Claims 1, 2, 5, 14 and 15 were rejected under 35 U.S.C. §103(a) as being unpatentable over *Kuttruff et al.* in view of *Ohkawa et al.* (U.S. 6,972,662); Claims 3 and 4 were rejected under 35 U.S.C. §103(a) as being unpatentable over *Kuttruff et al.* in view of *Ohkawa et al.* and further in view of *Pratt et al.* (U.S. Patent Appl. Publication No. 2004/0198233); Claims 6, 7, 16, 17, 18 and 19 were rejected under 35 U.S.C. §103(a) as being unpatentable over *Kuttruff et al.* in view of *Ohkawa et al.* and further in view of *Twitchell Jr.* (U.S. Patent Appl. Publication No. 2005/0215280); Claim 8 was rejected under 35 U.S.C. §103(a) as being unpatentable over *Kuttruff et al.* in view of *Ohkawa et al.* and further in view of *Twitchell Jr.* and still further in view of *Jenkins IV et al.* (U.S. 6,172,518); Claim 9 was rejected under 35 U.S.C. §103(a) as being unpatentable over *Kuttruff et al.* in view of *Ohkawa et al.* and further in view of *Twitchell Jr.* and still further in view of “Applicant’s Admitted prior art” (hereinafter referred to as “APA”); Claim 10 was rejected under 35 U.S.C. §103(a) as being unpatentable over *Kuttruff et al.* in view of *Ohkawa et al.* and further in view of *Twitchell Jr.* and still further in view of *Pratt et al.*; and Claim 13 was rejected under 35 U.S.C. §103(a) as being unpatentable over *Kuttruff et al.* in view of *Twitchell Jr.*.

Claims 11, 12 and 13 have been canceled, without prejudice. Claims 1-10 and 14-19 are pending in this application. Claims 1, 6, 7, 14, 16 and 18 are the pending independent claims in this application.

Independent Claims 1 and 14 were rejected in view of *Kuttruff et al.* combined with

*Ohkawa et al.* Independent Claims 6, 7, 16 and 18 were rejected in view of the combination of *Kuttruff et al.*, *Ohkawa et al.* and *Twitchell Jr.* However, none of *Ohkawa et al.*, *Kuttruff et al.* or *Twitchell Jr.*, either alone or in combination, discloses or suggests *a memory portion for storing the RFID data together with mobile terminal protocol data*, as recited in Claims 1, 7, 14 and 18, as described at page 10, lines 13-17, of the Specification.

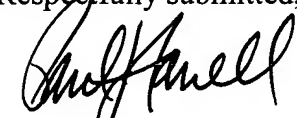
Claims 1, 7 and 14 of the present invention also include *a first clock generator* for generating a system clock of the mobile terminal and a *second clock generator* for generating a clock necessary for RFID operation, using the system clock, which none of *Ohkawa et al.*, *Kuttruff et al.* or *Twitchell Jr.* disclose. Claim 6 similarly recites *a first clock generator* and a *second clock generator* necessary for RFID operation.

In addition to the above, Claims 6, 16 and 18 of the present invention include *a processor connected to the power block, the first clock generator, ... and the RFID module, for enabling an operation of the power block*. In the present invention, the operation of the power block functions so that electric power can be provided to the RFID module when the mobile terminal is used to perform other functions, such as a phone function. The combination of *Ohkawa et al.*, *Kuttruff et al.* or *Twitchell Jr.* fails to suggest or disclose a mobile terminal circuit having such a processor and power block.

Accordingly, Claims 1, 6, 7, 14, 16 and 18, as well as dependent claims, i.e. Claims 2-5, 8-10, 15, 17 and 19, are allowable for at least the above reasons. It is respectfully submitted that all pending claims, namely Claims 1-10 and 14-19 are in condition for allowance. Should the Examiner believe that a telephone conference or personal interview would facilitate resolution of any remaining matters, it is requested that the Examiner contact Applicant's attorney at the

number given below.

Respectfully submitted,



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